THE CRITTENDEN HOMICIDE.

The Trial of Laura D. Fair for the Murder of A. P. Crittenden.

A Jury Empanelled-Case Opened.

SAN FRANCISCO, March 28, 1871. The most exciting criminal case ever tried befor ir courts is that of Laura D. Fair, for the assasstation of A. P. Orittenden, which has now been commenced in the Fifteenth District Court, in this sty, Hon. Judge Dwinelle presiding. The case was alled yesterday, and after much trouble a jury was ally empanelled, which consists of the following sons:—Henry M. Beach, wine merchant; W. D. chileld, butcher; Hiram Rosekrans, hardware B. F. Stereit, printer; J. W. Shaeffer, wine mer-chant; Herman Wenzel, jeweller; John E. Freeman, risch, wine and liquor merchant; George Morrow, hay and grain dealer; Thomas Horobin, wood and At the opening of the court this morning the

brong of persons was immense, and it required the rvices of a squad of police to keep the crowd

MISTORY OF LAURA D. PAIR. Mrs. Fair is about thirty-five years of age. She ras the wife of W. D. Fair, a lawyer, of Sisklyou, d married him at Yreka about fiteen years ago. 1860 he came to this city and committed suicide blowing his brains out while at Dr. Murphy's foc. Mrs. Fair, a few years afterward, made her peared in this city and several other places on the During the Washoe mining excitement she ese or hotel. There her partner undertook to run national flag up over the hotel. She threatened ot him, and did wound him. She was tried the offence and Mr. Crittenden was r counsel for defense. The jury, without leaving their seats, acquitted her. She afterwards came to this city, where she married a a named Snyder, from whom she was soon diin the State of Nevada, she was on very intimate rms with Mr. Crittenden. The relations between gether in public, and sometimes her child, the girl who sits by her in court, was with them. for several years the intimacy continued; but he at ast seemed determined to break it off. The marlage with Snyder was a temporary interruption, the intimacy was renewed after the divorce. He as advised to repel her at once and forever, but not do so, aleging that he feared unpleasant disclosures and that she would kill herself in the event of his doing so. She threatened to commit suicide if he left her. The approach of his family from the East brought matters to a crisia, and even on the night before their arrival and the last fatal meeting, they were in each other's company. He is said to have talked seriously with her, and she threatening to kill herself if he forsook her and she imploring her not to make such an attempt. For several days after the murder Mrs. Fair was in a condition of apparent delirium, at times calling on her victim to come to her, and saying that he promised to meet her at a certain time. She was constantly attended by a nurse and no one was admitted to her presence. A physician attended her, and she was kept almost constantly under the inducence of opiates. When removed to the county jail she was carried in a chair from her cell to the carriage.

Mr. Crittenden, at the time of his death, was about fity-eight years of age. He was a nephew of the late John J. Crittenden, United States Senator from Kennucky, While Andrew Jackson was President he received an appointment in the West Point millary school, and graduated in the same class with Beauregard and Shermain in 1836. Soon after the discovery of gold in California he came here, and made this city his place of residence. He was worther-inlaw of the late Tod Robinson, who at the time of his death was Supreme Court reporter. He was a very able lawyer, and ranked high in the profession in this State. sures and that she would kill herself in

At half past nine o'clock his Honor Judge Dwinelle took his east on the bench and the court was called to order, when listed Attorney Byrne asked the Court to make an order hat all wineses, both for the prosecution and the defence, excluded from the court room during the examination of

all.

Mr. Byrns—We have no objection to the medical witnesses,
at insist that the mother shall be included in the order.
The Court—If it is insisted upon she will be excluded.
Mr. Cook—Before the Court makes the order we will introsee affidavits to show the necessity of hor femaning.
It was then decided not see easily of hor femaning.

THE OPENING STATEMENT.

District Attorney Byrne then made the opening statement the jury, and said:—The defendant at the bar, Laura B. sar, is charged with the commission of the wifici crime of the murder of Alexander P. Crittenden, alleged to are been committed on board the ateamboat El apitan, on the 8d day of November last; that absort Ir. Crittenden, from the effects of which have been committed on byard the steamboat his capitan, on the 3d day of November last; had she shed by Mr. Crittenden, from the effects of which would be died some thrity-five or forty hours afterwards. They would be enabled to show that three or four days prior to the shooting the prisoner went to a gun shop to procure a pistol that she could use with case, and that she did use it successfully on the 3d of November. On the day previous to the shooting she procure it he services of a hackman to take her from the resultance to the boat. The deceased west to Oakland to mest his wife on her return from the East. A few minutes after the departure of the boat from the Oakland wharf the defendant approached Mr. Crittenden and fired a pistol as him; he was a passenger on the boat, and she took passage for the purpose of accomplishing what she did as successfully. After the shooting she left the spot, mingled with other passengers, was arrested in the cabin and acknowledged that she did the shooting. In addition, they expected to prove that she was veiled, probably to avoid detection; that those who were near saw the shot fired, but could not distinguish her features.

Mr. Byens read the statute resting to homicides, and then went on to say that the jury were to decide from the facts presented whether the crime was to be reduced from university of the shooting that the hands of the Jury.

Another modely crowd had gathered in the hallway leading to the court room, and to order to prevent a rush the ofhers concluded fitten minutes before the time for the court to meet to allow spectators to enter through the anter-room, and is less than five minutes the looby was panked.

Purmant to allow spectators to enter through the anter-room, and is less than five minutes the looby was panked.

Purmant to allow spectators to enter through the anter-room, and is less than five minutes the looby was panked.

Purmant to allow spectators to enter through the anter-room, and some conduction about excluding witnesses. After a short some

when of winesses supprensed in the case, which are as folPor the Propile.—Parker Crittenden, Clara C. Crittenden,
serie C. Crittenden, Thomas J. Crittenden, William H.
entsel, officer John Keily, Barney Murray, Dr. Bird, Dr. Letraan, Dr. Rawyer, Dr. Douglas, John Bach, A. McDond, William Telberg, Dr. Murphy, Mrs. Abbott, Mrs. Hari,
Olf Caro, J. Vanderletth, A. Donneodbet, George Lanugan,
Badman, H. H. Parsons, John Doe Hand, Rr. Mrittain,
T. Wilber F. P. Dunn, Druty Maione, Mr. Brocas, Mrs.
ammagramith, Ab. Genlis and Thomas J. Reed.
Porthe Prince.—Mrs. R. B. Ranchez, Mrs. A. P. Crittenm, W. C. Ralston, Walter H. Tompaths, Mrs. Ida Morris,
Tr. L. Mariller, W. D. Josse, W. Snyder, Parker Crittenen, J. L. Crittenden, W. W. Cope, R. S. Sanchez and a numer of physiolians.

physicians and attorneys, be excluded from the court room, and it was ocordered by the Court.

The examination of witnesses was then commenced. The first called was witnesses was then commenced. The first called was witnesses was then commenced. The first called was witnesses with the second of the first called was witnesses with the first called was witnesses witnesses with the consequence of the shooting to the state of an Capital part of the first called was in Normander last; I know A. P. Criticulen, the deceased; did not know the defendant before the sevening of the shooting on the 80th of Sorrepber I want over the El Capitan at a Quarier pass two colons, and went over to Capitan what; and the state of the shooting to the state of the shooting to the state of the shooting to the state of the shooting of of

him; I continued on around the boat to see if I could find the person corresponding to the description of Mrs. Fair, but could not find her; went around to where Mr. Crittenden was lying; several persons were around; went-on then and saw Captain. Kentsel in charge of a woman said to be Mrs. Fair; went back to Mr. Crittenden to render all the assistance I could; he seemed to be unconscious; don't think we had moved more than ten or fifteen feet from the whatf when I heard the report of a pistol; could not say whether the lady pointed out to me now (Mrs. Fair) is the one I saw at the time; could not see her face at that time; the pistol shows to me is one very similar to the one I took.

ADMIT JURISHICTION,

was then sworn -Am Surveyor General of the State; had oc-casion to make an official survey of Oakhand wharf, and found that half a mile of the wharf is in this county, and that the El Capitan was in this county when Mr. Crittenden was shot.

was the next witness, and testified as follows:—Was on the El Capitan on the trip when Mr. Crittenden was shot; was present when Mrs. Fair was arrested; I was near her and heard her remark, "I don't deny it," Capitain Kentzel had the lady it charge at the time, and the words were addressed to him; that was two or three minutes after the shooting. Cross-examination—There was considerable of a crowd arryund when I heard the remark; they were in the subtid, think about falldway; the lady was stand-think at the time she made use of the words; thinks she bad hold of his arms, or he of hers; cannot swear that I heard the remark; "That is the woman that murdered my father;" think I saw the lady men I drat want on the boat; could not say whether I saw her sitting at the time the officer was with us; quite a crowd was between us; in the key was standing; I was seated, and perhapis Tight or ten feet away from her at the time the remark, "I don't deny it," was made; that is that I distinctly remember; Re-direct—I saw her in the cabin as I came up; think she had on a waterproof dress, and a brown yell iled appind her head; did not see her face distinctly; it was about dusk. To Mr. Cook—It was just as the boat started that I first as where cannot say whether at or forward.

was next placed on the stand, and testified: Am a son of the late A. P. Criticendon; was on the boat at the time of the late A. P. Criticendon; was on the boat at the time of the late A. P. Criticendon; was on the boat at the time of the starts stiending to my mother's baggage; as I was going up stairs to see about it, and soon heard father was shot; it went to him, and then told Captain Kentzeil I knew who it was, we first went to the ladies' tolist room; I went her of mutdering my father; astid to Captain Kentzeil I knew who it was, we first went to the ladies' tolist room; I went her of mutdering my father, arrest her.' she said, "Yes, I did; don't deny it, and I meant to Lill him; he rutned both myself and oblid?' Captain Kentzeil took her In charge, and I tiese went to my father, kept going to and found father insensible and breathing beavily; did not see the wound then; mothers and myself mediter and Mrs. Plite were with father at the time; my mother and sister and Mrs. Plite were with father at the time; my mother and sister arrived from the East; my brother and myself mediter and Sian Antonio, and fa her mot them at the wharf; asw Mrs. person who had committed nuch an act; heard nothing she said; I was excited myself; father was carried from the boat by seven or eight men and placed on a wagon and driven to the house; faiter data in one of the wenning of November; eight hours after being shot.

Cross-examined by Mr. Cook—My are is temety-two have never given my testimony before this; was subponneed at the coroner's inquest, but was not examined; my mother and size of the said of the said of the said of the coroner's langual, but was not examined; my mother and size of the said of the coroner's langual, but was not examined; my mother and size of the said of the coroner's langual, but was not examined; my mother and size of the coroner's langual, but was not examined; my mother and was been very langual to the coroner's langual to the architecture of the coroner's langual to the architecture of the coron

At the hour of five o'clock P. M., the usual hour for adjournment, his Honor rose to address the jury, stating to them that he has concluded to keep them together until a verdict had been rendered. It was for the reputation of the Court, its officers and the jury, and to prevent scandal. Instructions would be given to allow them all facilities and accommodations. They were admonished not to speak among themselves about the case or make up their minus until the case was finally submitted to them.

Two deouty shortful were sworn to take charge of the jury, and the Court adjourned for the day.

THE COURTS.

The Rights of Consigness-Question Affecting International Treaty—The Thompson Bank-ruptcy Case—Condomnations—Alleged Blacksailing-The Harlem Railroad Company in Court-The Olympic Theatre Ground-Wilson Cracker Bakery Controversy-The Noe Will Case-Business in the Court of General Sessions.

UNITED STATES CIRCUIT COURT.

A Consignment of Cotton-The Rights of Consigness-Motion for a New Trial.

Before Judge Woodruff. bedge and Another vs. H. B. Kirklan and Others.—This was a motion for a new trial. The motion was made by the defendant, and was based upon allegations of newly discovered evidence The motion was made by the defendant, and was based upon allegations of newly discovered evidence and misdirection in the charge of the Judge to the jury. In October, 1868, one J. W. Frears was a cotton merchant in Macon, Ga.; Cubbedge & Hazelhurst was the East River National Bank. Kirkland, Wiley & Green, merchants in New York of Cubbedge & Hazelhurst was the East River National Bank. Kirkland, Wiley & Green, merchants in New York, when on the 17th of October, drew his draft for \$7,000 - "Macon, October, 17, 1868. On sight pay to the order of Cubbedge & Hazelhurst, \$7,000, value received, and charge same to the account of cotton hitpped. J. W. Frears, Kirkland, Wiley & Co., New York." On the 17th of October Frears applied to the plaintiffs to discount this draft, offering to give as security for it a bill of lading or railroad receipt for sixty bales of cotton, it being understood between the parties that the draft was drawn against and was to be secured by the cotton reterred to. The plaintiffs accepted this proposition and discounted the draft. The proceeds were applied by Frears to the purchase of sixty bales of cotton. This cotton was shipped on the Georgia Central Railroad, Frears receiving from the commany a receipt or bill of lading for its delivery to them, they undertaking to forward it to New York. On the same day Frears, in pursuance of his agreement with the plaintiffs to he East River Bank, and on the 20th the bill of lading to the same destination. Payment was refused at the bank of this draft, to which the bill of lading was attached. Before the cotten reached New York indicated the cotten reached New York in the same day the defendants that the plaintiffs that it should go into their possession as security for the plaintiffs, demanded the cotton from the defendants, who refused to delivered to the plaintiffs under an arrangement upon the discounting of the draft, that the yelloud have the plaintiffs, and if the received to their the two dilt to plaintiffs, and if the received to the plaintiffs,

The Hanseatic Republic and the North Ger-

The North German Lloyds vs. Hiram Barney, Collector of the Port of New York .- This case has risen under a commercial treaty between the Hauseatic republic of Bremen, Lubeck and Hamburg on the one hand, and the United States on the burg on the one hand, and the United States on the other. The treaty bears date October 20, 1827. The action was brought by the plaintiffs, the North German Lloyds, a corporation of Bremen, to recover for alleged duties collected on their vessels in this port by Mr. Barney, as the Collector thereof, in pursuance of a law of the United States of 1862. The defendant, in collecting those duties, acted merely in his capacity as agent of the United States. He collected the duties in obedience to the United States law, and paid the amount so collected into the Treasury. But the plaintiffs allege that the duties were collected in violation of the treaty above referred to.

The government demur to the bringing of the suit, claiming that the plaintiffs have never been in the United States, where the duties in question were collected as a condition to their entrance to the port of New York. The government, therefore, allege that, under these circumstances, the North German Lloyd's corporation disappears altogether from the case, and that in reality the suit is one at the instance of the Hanseatic Republic against the United States for the recovery of the money alleged to have been illegally collected in the manner described. In answer to the plaintiffs def not bring the suit unit six years had elapsed after the collection had been made. The demurer sets up other points of objection, but those given contain the principal grounds upon which the suit of the plaintiffs is resisted by the United States. Decision reserved. other. The treaty bears date October 20, 1827. The

This case was reported in the HERALD of yester-day. Certain creditors had sought, on a petition of review, before Judge Woodruff, in the United States Circuit Court, to annul the discharge of Thompson in bankruptor, on the ground that he had suppressed in bankruptcy, on the ground that he had suppressed property to the extent of \$1,130,000, most of which stood, it was alleged, in the names of his sons. Yesterday Judge Woodruff rendered his decision. He said:—Although I can see elements in the case giving rise to the gravest suspicion, and, although looking at the case from a moral point of view, the bankrupt has come far short of his daty to his creditors in withholding from them the fruits of his labors for the past thirteen years to whom he owed the largest duty, after squandering their money in reckiess speculation and adventures, yet the proof is wanting to satisfy the legal mind of such a state of facts as would justify the Court in acting upon the clear moral principles which present themselves in this case. While it may be true that the sons of the debtor have by skill more than likely that there is a clear understanding reached by a sort of magnetism between the debtor and his offspring that when the father is free from embarrassment ne shall have a large share, if not, the whole of the wealth, which, perhaps, in violation of his moral duty is thrown into the hands of his family. Still, the judgment of the Court cannot be always in proof, which this case does not furmish, to justify the reversal of the order of discharge. The

UNITED STATES DISTRICT COURT. Condemnation of Cigars. Before Judge Blatchford.

The United States vs. 88,800 Cigars.—This property, belonging to one Edward Kuhn, was seized at 26 Liberty street for alleged discrepancy between the quantity of material used in the manufacture of the clears and the number of clears manufactured. The case was called on yesterday, and there being no appearance on the part of the claimant the Judge directed a decree to be entered by default, condemning the property.

The Lillienthal Tobacco Case. The complaint in the case of the United States vs. Lillienthal & Co., charged with "defrauding the internal revenue," should have been written "charged with a non-compliance with the statute in not making regular returns of purchases, sales, &c."
The trial in the case is adjourned to Monday next.

Charge Against a Rectifier of Spirits.

Before Commissioner Davenport.

The United States vs. Edicard A. Borie.—The defendant, who is in business as a rectifier of spirits,

rendant, who is in business as receiter of spirits at No. 10 Cedar street, was held in \$5,000 to await an examination on Friday on a charge of making false entries in his books.

Alleged Blackmailing.

The United States vs. Joseph G. Hurd.—The defendant has been held to ball in the sum of \$5,000 to await an examination on a charge of having repre-

await an examination on a charge of having represented himself to Wilhiam Sterneman, a liquor dealer in Second avenue, to be an internal revenue officer, with power to examine Sterneman's books, in which the defendant said there were false entries and that the matter could be settled for twenty-five dollars. Sterneman's authority was asked for; but, not being able to show any, he was put out of the place. He then went before Commissioner Williams and preferred a complaint against Sterneman; but upon examination the charge turned out to be unfounded, and Hurd now finds hinds himself within the meshes of the law.

SUPREME COURT-GENERAL TERM. The Harlem Railroad Company Fighting Over

the Subject of Land for Their Own Depot. Before Judges Ingraham, Barnard and Cardozo. The Hartem Rallroad Company vs. Kip et al.— An application in this case, the full particulars of which have been published in the HERALD, was, it will be remembered, made some time since to com-pel the defendants to surrender property of theirs to the plaintiffs at a fixed valuation, on the ground that the plaintiffs at a fixed valuation, on the ground that
the latter required it in order to complete their new
depot, at the corner of Forty-second street and
Fourth avenue. A referee, to whom the matter was
referred, reported against the plaintif's claim.
On motion to confirm the referee's report the
subject was brought before Judge Undozo,
who rendered a judgment in favor of the
plaintiff and holding that they needed it for a depot.
This is an appeal from this judgment; It was urged
by the defendants that the ground in question was

not needed in order to enable the plaintiffs to finish their depot; that they had sold ground in the neigh-berhood that would answer equally for their pur-pose and that other ground could be bought for the same purpose. The allegations were stoutly con-tested by the plaintiffs. Becision was reserved.

of Dispute.

Bolles vs. Duf.—This will be remembered as the old suit about the lease of the ground on which the Olympic theatre stands. The defendant was autqor-Olympic theatre stands. The defendant was authorized by Judge Barnard to lease it for three years. On appeal the General Term modified this to one year. The Court of Appeals on appeal to that court held the order not applicable to them. A reargument was therefore had in the General Term in which it was decided that the original order was not appealable, and Judge Barnard's order must stand. They again went to the Court of Appeals, who held that the order was appealable to the General Term, but pot to the Court of Appeals. On the subject being brought up yesterday in this court it was decided that the order made at General Term modifying the order of Special Term was the order now existing and in force,

COURT OF COMMON PLEAS-IN EQUITY. The Burning of Wilson's Cracker Bakery-Suit to Recover Property.

Before Judge Robinson. Margaret, Catherine and James Larkin, an Inant, vs. John F. Wilson.—This case was tried once before and the particulars fully given in the HERALD. It is sufficient now to state briefly that the plaintiffs It is sufficient now to state briefly that the plaintiffs allege that, on or about the lat of January, 1863, the defendant set fire to his bakery in Fulion street for the purpose of getting the insurance; that he gave a promissory note for \$1,000 to the husband of Mrs. Larkin to indemnify him for the loss sustained by his building, which adjoined the bakery of the defendant, by the fire. Some time before the fire, however, Mrs. Larkin claims that Wilson passed a deed of some property in Brooklyn to her husband, and that the husband had the deed on his person when he was blown up in the cracker bakery, and which, she alleges, was abstracted by the defendant from her husband. Mrs. Larkin never having seen the deed, and consequently not knowing the location of the property in Brooklyn, now brings this suit to recover either it or the purchase money. Case still on.

The Noe Will Case. Before Surrogate Hutchings.

The will of Eloise Isabel Noe was again up for

probate, which was contested on the ground of al leged fraud in procuring the signature. The will bequeaths the bulk of her property, estimated at something like \$100,000, to her husband, and is con-tested by several relatives residing in Pennsylvania and in Ireland. Some witnesses were examined as to the signature, and the further hearing adjourned until Saturday next, at 12 o'clock.

> COURT OF GENERAL SESSIONS. Before Recorder Hackett.

The first case called by Mr. Fellows yesterday was an indictment for burglary in the third degree against John Dickinson, who was charged with burtously entering the office of Thomas Thedford, No. 375 Ninch avenue. An officer arrested him on the premises, but no property was aken. The jury convicted the prisoner, who was remanded till Fri-day for sentence. About a year ago Dickinson was jointly indicted with a man named Thunder for bur-

ointly indicted with a man named Thunder for burgiary in the first degree, but, the jury disagreeing in the case of his confederace, the Court discharged Dickinsen, who gave his name as Thompson.

ALLEGED PELONICUS ASSAULT.

Mary Sullivan was then piaced en trial charged with leioniously assaulting Michael McGrath, on the 23d of February, in Harlem, by striking him with a hatchet. It was shown on the trial that the complainant was appointed as one of the executors of her husband's estate, consisting of a house and lot, valued at six thousand dolars; that he had refused to give her money which she needed for her support, and that upon the day of the assault he knocked her down and beat her severely before she struck him. Respectable gentlemen testified to the excellent character of the defendant for peace and quietness, and the jury rendered a verdict of "Not guilty."

quistness, and the jury rendered a verdict of "Not guilty."

August Newschilling pleaded guilty to forgery in the third degree. He was charged with forging, on the 25th of November, an order directed to Emerson, Rhodes & Co., purporting to be signed by Hill, Moynan & Co., 273 Grand street, by means of which he came into felonious possession of a piece of black velveteen.

Sentence was postponed till Friday.

GREATING AN EMIGRANT.

Thomas C. Williams was tried and convicted of grand larceny, the testimony showing that on the 25th of March he induced Mrs. Julia Lucas to give him an order for a ticket to La Crosse, she being an emigrant from London and stopping at Castle Garden. The primoner exchanged the order for a ticket to Ufacinnati, but fortunately was arrested before he left the city. The Recorder sentenced him to the State Prison for five years.

William Goldstein pleaded guilty to stealing a fur coat from Martin Rosenheim, valued at seventy-five dollars, on the 22d of Februry, and was selve to the State Prison for one year.

James Fitzpatrick, jointly indicted with Michael Rooney, charged with stealing a gold watch and chain from Thomas Christopher, on the 15th of Masch, while passing through Tompkins square, was acquitted, he having shown an excellent character for honesty.

Patrick Reilly and Thomas Le Strange (boys)

chain from Thomas Christopher, on the 15th of Masch, while passing through Tompakins square, was acquitted, he having shown an excellent character for honesty.

Patrick Reilly and Thomas Le Strange (boys) were convicted of a charge of attempting to burglarlogsly enter the premises of Issaed van Beuschoten, 200 Delahcey street. Reilly was sent one year and Le Strange six months to the Penitentiary.

John Kelly pleaded guilty to petit larceny from the person, in stealing a pocketbook, containing five cents, from the person of William Dunlap on the 5th of March. He was sent to the State Prison for four years, the Recorder having no sympathy 151ng around loose for professional pickpockets.

Alleged Camblers in Court.

Yesterday the Grand Jury brought in indictments for keeping gambling houses against Patrick Hughes, John B. Frink, William Wilson, Bult Schofield, Charles Howard, James Hughes, Barney Hughes. Eaward Ames, Andrew Smith, George Conolly, Martin Carter, John Wilson, John C. Bishop, Airred West and John Hughes.

Counsel for Patrick Hughes and John B. Frink, who were arraigned at the bar, moved to have them balled in the sum of \$1,000 each, the amount fixed by the magistrates in the cases against the other defendants.

The Recorder granted the motion. Assistant Dis-

the defendants.

The Recorder granted the motion. Assistant District Attorney Fellows said that he would try these gambling cases at an early day.

The above defendants are charged with playing the game of keno and faro. Most if not all of them have been taken into custody and admitted to ball to stand their trial during the present term of the court.

SUPREME COURT—CIRCUT—Part 1—Held by Judge Van Brunt, Nos. 99, 157, 57, 81, 107, 329, 217)5, 223 54, 89, 353, 231, 243, 251, 253, 143, 265, 271, 277, 231, 285, Part 2—Held by Judge Sutherland.—Nos. 244, 246, 1338, 1294, 1292, 200, 1445, 205, 285, 646, 1902, 244, 66, 266, 1710, 1608, 20, 82, 123, 1090.

SUPREME COURT—CHAMBERS—Eld by Judge Brady.—Day Calendar—Nos. 42, 43, 44, 54, 71, 76, 82, 93, 98, 103, 103, 104, 105. Call—No. 1914.

COMMON PLEAS—TRIAL TREM.—Part 1.—Held by Judge Daly—Set down causes.—Nos. 574, 729, 68, 543, 826, 834.—Regular order of General Calendar.—Nos. 932, 963, 984, 935, 936, 937, 933, 932, 940, 941.—Part 2.—Held by Judge Daly.—Nos. 879, 912, 913, 915, 917, 919, 921, 922, 923, 924, 927, 928, 929, 930, 931.

931.

MARINE COURT—Part 1.—Held by Judge Curtis.—
Nos. 5354, 523, 5342, 5345, 5416, 5429, 5425, 5449,
5485, 5496, 5488, 5491, 5193, 5533, 5654, 5763, 5934,
6135, 6139, 5200, 5904, 6995, 5298, 5309, 5390, 5429,
5464, 5465, 5101, 5281, 5452, 5453, 5478, 5492. Part
3.—Held by Judge Tracy.—Nos. 6142, 6143, 6147

BROOKLY COURTS.

UNITED STATES CIRCUIT COURT—EASTERN DISTRICT. Now for a Third Trial. Before Judge Benedict.

The second trial of Daniel McCole, who was indieted on the charge of having attempted to pass a counterfeit \$20 bill at the store of Mr. Schilling, on Fulton street, as reported in the HERALD of yesterday, resulted in a disagreement of the jury. On the first trial the jury convicted the defendant, but his counsel succeeded in obtaining this new trial for him. McCole was released on ball to await a third trial before Jucge Benedict.

UNITED STATES DISTRICT COURT—EASTERN DISTRICT. The Admiralty Calendar. Before Judge Benedict.
The admiralty calendar was called yesterday, at

noon, when cases were set down for the days upon which counsel agreed. Property Condemsed.
Returns of process were made yesterday in the

cases of the following property:

Nineteen casks, containing 500 gallons of spirits, and other property; seized on the premises of E. H. Kugier, at the corner of Park and Portland avenues.

Nineteen hundred cigars, seized in Broadway, E. D.

Seven packages of brandy and four packages of rum, seized by the Collector of the Port of New York.

On motion of Assistant District Attorney Catlin, the property was forfeited.

Petition in Bankruptcy. Cyrus M. Williams filed a petition in bankruptcy

UNITED STATES COMMISSIONERS' COURT.

A Liquer Doaler in Court. Before Commissioner Winslow. nes W. Hunter is charged with having drawn spirits from barrels without effacing the stamps and

with having on his establishment the sign of a wholesale liquor doaler, while, in fact, he is a retail dealer. The case was called for a hearing yesterday, when some testimony was taken. The further hearing of the case was then adjourned until Saturday next.

BROOKLYN COURT CALENDAR.

SUPREME COURT—CIRCUIT.—Nos. 49, 60, 77, 68, 70, 71, 72, 73, 76, 80, 81, 82, 84, 85, 86, 87, 90, 92, 93, 37, CITY COURT—Parts 1 and 2—Held by Judges Thompson and McCue.—Nos. 47, 48, 61, 104, 168, 173, Part 3—Held by Judge McCue.—Special Term.

COURT OF APPEALS CALENDAR.

The following is the Court of Appeals day calendar for April 6:—Nos. 132, 151, 171, 148, 178, 187, 145, 149.

THE BROADWAY SWINDLE.

The Superintendent of Police's Last Raid-The Co-operative Distributors Held in \$5,000 Each to Answer Bolore Judge Bed

ford—Exposition of the Swindle.

The desire for gambling, for lotteries and trickery appears to become stronger and more apparent each day, until it is reaching what may truthfully be

termed a gaming fever.
THE LATEST GRAND SWINDLE THE LATEST GRAND SWINDLE in this city is that started by a number of men styling themselves the "Merchans and Manufacturers' Co-operative Distribution," at Nos. 596 and 508 Broadway. As has been already published, the principals in this affair were arrested on Tuesday evening on the order of Superintendent Kelso, who very soon saw through the swindle and had it stopped. All the prisoners, accompanied by a regu-lar brigade of friends and witnesses, attended before Judge Hogan, at the Tombs, yesterday morning

A SWINDLE OF THE GROSSEST NATURE

when Captain Waish, of the Fourteenth precinct, made an adidavit setting forth that the whole affair was

A SWINDLE OF THE GROSEET NATURE and calculated to deceive any person, especially strangers. He said the manner in which the business was conducted was, that he sooner had persons paid a dollar for a ticket in the lottery than they proceeded to the rear of the spacious store which had been engaged for the purpose and thrust their hands into a revolving wheel filled with pieces of blank pasteboard. The Captain paid his dollar, and was in due turn treated to a blank of half an inch square, of which there were three parrels full.

ETE PRISONERS

all appeared to be respectably desseed, but there was that intense watching and pervoueness perceivable as they sat in the small room at the back of the court. After the formal affidavits had been made and the principal offenders—Joseph McClennan, Henry Wilson, Charles Sinclair, James B. Smith and Andrew Wall—ordered to be held in custody by Junge Hogan, counsel said it was something new to nim that the police should be permitted to enter upon the premises where the delendants had their lottery and take sole charge of it, relusing to allow any one to enter therein or remove the PROPERTY WHICH DID NOT BELONG TO THE DE-PROPERTY WHICH DID NOT BELONG TO WAS INCOME.

Judge Hogau—I am not aware that any such questions have been asked, certainly not with my knowledge or consent or with any intention on my part to enter such remarks upon the affidavits. There are some gentlemen known to have been concerned in this affair who are not under arrest, but with the desired of the property that have been asked, certainly not with my knowledge or consent or with any intention on my persons have been asked, certainly not with my knowledge or consent or with any other than part of the property and the presents in the same house ha

REAL ESTATE MATIERS.

The Messrs. Muller, Wilkins & Co. continued yesterday their great sale of central Park and Morningside Park property, commenced the previous day in the Exchange Salesroom, and obtained prices as satisfactory as those which the several building sites realized on the first day. The attendance was good and bidding brisk, and there was manifest throughout a disposition on the part of several to possess the land. Messrs. E. H. Ludlow & Co. were also in the Exchange with fine city property, also Mr. James M. Miller and Messrs. A. J. Bicceker, Son & Co.

ELOPEMENT FROM NEW YORK.

The Couple Captured is Cleveland.

(From the Cleveland (Ohio) Leader, April 8)

Some two weeks ago a fine looking young man, tall and well proportioned, came to this city and stopped at the New England Hotel, registering his mane as Mr. Creighton, or New York. He said he was expecting his wife every day, and in a few days a lady came, whom he introduced as Mrs. Creighton, and the pretended man and wife, as happy and loving as two doves, passed a few loyous days together. Saturday evening, however, an unpleasant visitor arrived. The couple was returning from supper when an elderly lady advanced and taking Mrs. Creighton by the arm called her "my daughter," and asked her if such things could be. The mother, with a younger daughter, hat come all the way from New York to catch the fugitives, and fell right upon them. The pretended Mrs. Creighton slipped away from her mother's grasp, and, followed by her husband, rashed up stairs toward the room. The mother ran after them, begging everyone to stop the fugitive, starming the whole house with her ories, and calling Creighton a few epithets, of which her stock was not very large. The pursuer got lost in the halls, and the pursued emerging into the street, took a carriage, ordering the driver to take them to the Atlantic and Great Western depot, and na few moments telling him to take them to the Detroit boat. The mother went to the depot, and not hearing anything of them there called in the services of a detective who soon found the couple on the Detroit steamer ready to leave. The mother here took possession of her daughter, and in the evening left for New York. Mr. Creighton pretended to give up she woman, but it was supposed that he departed on the same tratu with her, and he may have enticed her from her parents again.

MARRIAGES AND DEATHS.

Married.

WILLIAMS-FOWLER.—At Port Chester, N. Y., on Wednesday, April 5, at the residence of the bride's parents, DAVID T. WILLIAMS, of Brooklyn, to Louise R., only daughter of Joseph G. Fowler, Esq. No eards.

Dicd. BAYLEY .- At the Gesty House, Yonkers, on

needay, April 5, Richard Bayley, in the 69th year of his age.

Funeral at three o'clock on Satorday afternoon. Booker.—On Wednosday, April 5, at Closter, N. J., Samurl Booker, in the 32d year of his age.

The relatives and friends of the family are respectfully invited to attend the funeral, from the residence of his father, closter, N. J., on Friday morning, at half-past eleven o'clock. Train leaves Pavonia ferry (Northern Railroad of New Jersey) at half-past nine in the morning.

BROOKS.—In Philadelphia, on Monday, April 3.

nia ferry (Northern Railroad of New Jersey) at haifpast nine in the morning.

Brooks.—In Philadelphia, on Monday, April 3,
CARRIE MONROE BROOKS, youngest daugnter of Rev.

E. G. Brooks, D. D.

Funeral from the Church of the Messiah, Philadelphia, this (Thursday) afternoon, at five o'clock.

BURLINGHAM.—On Wednesday, April 5, WILLIAW

T. BURLINGHAM, in the 90th year of his age.

The relatives and friends of the family, also the
members of the First Haptist church, Harlem, are
invited to attend the funeral, on Friday afternoon,
at one o'clock, from his late residence, Washington
avenue, between Soventh and Eighth streets, Morrisania. The remains will be taken to Woodlawn for
interment,

BURN.—At Croton Lake, on Monday, April 3, Jones.

at one o'clock, from his late realizable, washington avenue, between Soventh and Eighth streets, Morrisania. The remains will be taken to Woodlawn for interment.

BURR.—At Croton Lake, on Monday, April 3, John Harrison, son of Joseph T. Burr, in the 19th year of his age.

Carr, aged 21 years.

The relatives and friends of the family are respectfully invited to attend the funeral, this Thursday) morning, at half-past cloven o'clock, from her late residence, corner of Nineteenth street and avenue A, and thence to the Church of the Epiphany, Second avenue and Twenty-second street. The remains will be interred in Calvary Cemetery.

Cowiky.—On Wedneaday morning, April 5, Michael. Cowiky. and tweet county Westmeath, Ireland, aged 38 years.

The relatives and friends are respectfully invited to attend the funeral, from his late residence, in West Fourth street, Hunter's Point, on Friday afternoon, at one o'clock.

Dick.—Suddenly, on Monday, April 3, Thomas W. Dick, o' White Plains, aged 75 years.

The relatives and friends of the family are respectfully invited to attend the funeral, from Grace church. White Plains, this (Thursday) afternoon, at two o'clock. Carriages will be in attendance at the depot on the arrival of the half-past ten A M. train from Twenty-sixth street, Harlem Railroad.

Doogs.—On Saturday, April 1, at the residence of his parents, Mount Hope, Orange county, N. Y., James Hall. Donge, aged 35 years.

Durcan.—On Monday, April 3, after a short liness, Jane, daughter of the late John and Jane Duncan.

The relatives and friends of the family are respectfully invited to attend the funeral services, at her late residence, 304 Fifth avenue, this (Thursday) morning, at nall-past nine o'clock.

Dwerk.—On Monday, April 3, after a short liness, Jane, daughter of the late John and Jane Duncan.

The relatives and friends of the family are respectantly invited to attend the funeral services, at her late residence, 304 Fifth avenue, this (Thursday) morning, at nall-past nine o'clock.

Dwerk.—On Monday, april 5, B

o'clock.
Cork papers please copyDyckman.—On Wednesday. April 5, Betsey Ann,
wife of William N. Dyckman and daughter of the
late John Honoywell.
The relatives and friends are respectfully invited
to attend the funeral, from her late residence, 384
West Thirty-third street, on Saturday morning, at
ten o'clock.

to attend the funeral, from her late residence, 384 West Thirty-third street, on Saturday morning, at len o'clock.

Finoken.—On Tuesday. April 4, Hermann Finoken, beloved husband of Eliza Finoken, aged 34 years, 11 months and 25-days.

The relatives and friends of the family are respectfully invited to attend the funeral, on Friday afternoon, at one o'clock, from his lafe residence, No. 180 Tenth avenue.

Grogan.—AISLLuke's Hospital, on Tuesday, April 4, Catharine Grogan, for twenty years a faithful domestic in the family of Joseph B. Lockwood.

The funeral will take place from St. Stephen's Roman Catholic cnurch, East Twenty-eighth street, this (Thursday) afternoon, at one o'clock.

GUEST.—On Tuesday, April 4, after a short fliness, anna F., youngest daughter of Wm. H. Guest, Saperintendent Lake & Watts' Orphan House, in the 28th year of her age.

The relatives and friends of the family are invited to attend the funeral, from the Orphan House, in the street and Nuth avenue, on Saturday afternoon, at two o'clock.

street and Ninth avenue, on Saturday alternoon, at two O'clock.

HOOLS.—On Monday, April 3, EDMUND HOOLS, in the first year of his age.

The rolatives and friends of the family, as well as the members of Globo Lodge, No. 558, and Corinthian Chapter, No. 159, are invited to attend the funeral, from No. 2-1 Graham street, near DeKalb avenue, Brooklyn, this (Thursday) afternoon, at two clocks.

RVENUE, Brooklyn, this (Thursday) afternoon, at two o'clock.

Summons.—The members of Globe Lodge, No. 588, F. and A. M., are hereby summoned to meet at the lodge room, No. 594 Broadway, this (Thursday) morning, at half-past eleven o'clock, to attend the funeral of our late brother. Edminad Hoole. Brethren of sister lodges are invited to attend. By order.

WILLIAM Y. KING, Secretary.

JACKMAN.—At Westfield, N. J., on Tuesday, April 4, Andraw.—At Westfield, N. J., on Tuesday, April 4, Andraw R. Jackman, aged 44 years.

The relatives and friends of the family are respectfully invited to attend the funeral, from the residence of his son, 810 Third street, this (Thursday) afternoon, at one o'clock.

JOSEPHSON.—On Wednesday, April 5, Lucy, wife of Albert Josephson and Gaughter of Charles Morningstar, in the 20th year of her age.

Relatives and friends are respectfully invited to attend the funeral, from her late residence, 437 Officion street, Brooklyn, on Friday afternoon, at three o'clock.

Pittsburg. Cincinnati and Louisville papers please

KEKNAN.—On Thesday, April a, Susal, the loved wife of Patrick Keenau, in the 40 h year of her age.

The relatives and friends are respectfully invited to attend the funeral, from her tate residence, corner of Columbia and Pacific streets. South Brooklyn, this (Thursday) afternoon, at half-past two o'clock. Her remains will be taken to the Cemetery of the Holy Cross.

LEGAT.—Suddenly, on Tuesday evening, April 4 Ornstla, wife of Andrew R. Leggat, and daughter of Alexander and Lauretta Shater.

Relatives and friends of the family are respectfully

of Alexander and Lauretta Slater.

Relatives and friends of the family are respectfully invited to attend the funeral, from the Charch of the Transfiguration, Twenty-ninth street, between Fifth and Madison avenues, on Friday afternoon, at three o'Clock.

LIVERMORE.—On Wednesday, April 5, EDWIN R. LIVERMORE, Inlant son of Raymond B. and Ella W. Livermore, agel 2 months and 16 days.

The funeral will take place from the residence of his parents, 22 Waverley place, this day (Thursday), at twelve o'clock noon.

LYNCH.—At Jersey City, on Tuesday, April 4.

JAMES LYNCH, in the 52d year of his age.

The relatives and friends of the family are respectfully invited to attend the funeral, from his late residence, 199 South Fourth street, this (Thursday) afternoon, at hall-past one o'clock.

MERKS.—On Monday, April 3, at Dover, N. J. Micharl, Myers, brother of the late Joseph Meeks, aged 52 years.

The friends and relatives of the family are respective.

aged 52 years.

The frends and relatives of the family are respectfully invited to attend the funeral services, at Dover, at twelve o'clock noon. The remains will be taken to Greenwood for interment Carriages will be waiting at Catharine street ferry, this (Thursday)

to Greenwood for Interment. Carriages will be waiting at Catharine street ferry, this (Thursday) afternoon, at one of clock.

McDonald.—On Wednesday morning, April 5, Mary, relict of George McDonald, in the 64th year of her age.

The relatives and friends of the family, and also of her son, Peter J. Hickey, are respectfully invited to attend the funeral, from her late residence, No. 203 East Twenty-minth street, on Friday alternoon, at two o'clock.

McGovern.—In Williamsburg, Thomas McGovern, a native of the parish of Ratkenny, county Meath, Ireland, in the 73d year of his age.

The funeral will take place from his late residence, old No. 145 (new No. 210) South First street, Williamsburg, on Priday alternoon, at two o'clock.

PINNEO.—On Tuesday, April 4, at New Iberia, La., W. W. PINNEO, Jr., in the 3-th year of his age.

POWER.—On Wednesday, April 5, at her residence, 311 West Twenty-sizth street, Sarah Power, anative of the parish of Loughkeene, county Tipperary, Ireland, in her 76th year.

The relatives and friends of her sons, Thomas and Timothy, are respectfully lovited to attend the funeral, from her late residence (as above), on Friday alternoon, at two o'clock.

PRESTON.—On Wednesday, April 5, CATHARINE PRESTON, the beloved wife of William Preston, in the 62d year of her age, at her residence, No. 142 Gold street, corner of Prespect.

Notice of the funeral in to-morrow's paper.

RIELLY.—On Tuesday evening, April 6, Roesy RIELLY.—On Thesday evening, April

Roddick.—On Tuesday, April 4, John Hudson Roddick.—On Tuesday, April 4, John Hudson Roddick, aged 50 years.

His relatives and friends are invited to attend the funeral, from his late residence, 15 Chariton street, thus (Thursday) afternoon, at one o'clock.

The members of Arena Lodge, No. 246, F. and A. M., are horeby notified to attend the funeral of our late prother, John H. Hoddick, from 15 Chariton street, this (Thursday) afternoon, at one o'clock. By order, J. E. BANKS, Secretary.

J. E. BANKS, Secretary.

ROONEY.—On Tuesday, April 4 MARY BRIDGER
ROONEY, aged 13 years and 8 months.

The friends of the family are invited to attend
the funeral, from her father's residence, 165 East
Thirty-first screet, this (Tuursday) afternoon, at one
o'clock.

Dublin and Drogheda (Ireland) papers please
copy.

STEINBERGEN.—On Wednesday, April 5, at Puebla, Colorado, Susan D., wife of Dr. A. Steinbergen

STEINBRIGH.—On Wednesday, April 5, at Puebla, Colorado, Susan D., wife of Dr. A. Steinbergen, aged 67 year.

Philadelphia papers please copy.

THORNE.—On Monday, April 3, Mrs. Elizauers
THORNE, wife of Captain Taomas W. Thorne, in the
46th year of her age.

The relatives and friends of the family, and also
of her son-in-law. Augustus J. Moran, are respecttully invited to attend the funeral, from her late
residence, 2.1 East Thirty-first surcet, this (Thursday) afternoon, at one o'clock, without furtannotice. Remains to be taken to Greenwood Cometery for informent.

WHTERS.—On Tuesday, April 4, THOMAS WITTERS.

witters.—On Tuesday, April 4, Thomas Witters a native of Tempo, county Fermanah, Ireland, aged The relatives and those of his acquaintance are respectfully invited to attend the funeral, this (Thursday) afternoon, at one o'clock, from his late residence, 400 Greenwich street, corner of Watta. The remains will be taken to Caivary Cemetery for interment.